

MAA/IC/CB F. #2017R00906

U.S. Department of Justice

United States Attorney Eastern District of New York

271 Cadman Plaza East Brooklyn, New York 11201

December 2, 2024

By ECF and Email

The Honorable Pamela K. Chen United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Michael McMahon,

Criminal Docket No. 21-265 (S-1) (PKC)

Dear Judge Chen:

The government respectfully submits this letter, with the defendant's consent, to request an adjournment of defendant Michael McMahon's sentencing, currently scheduled for January 3, 2025, to a date in early March 2025, other than March 7 or March 13-14. The government is not available on January 3 and counsel for both the government and the defendant are scheduled to begin trials later in January; counsel for the defendant has advised that the government in that case has estimated trial will last 4-6 weeks. Accordingly, the government respectfully requests that the defendant's sentencing be adjourned until early March 2025.

Respectfully submitted,

BREON PEACE United States Attorney Eastern District of New York

By: _/s

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MATTHEW G. OLSEN Assistant Attorney General Department of Justice National Security Division

By: /s/

Christine Bonomo Trial Attorney

Clerk of the Court (by ECF and Email) Counsel of Record (by Email) Cc: